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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/630,069	07/31/2000	Christopher L. Hamlin	K35A0638S	5762

26332 7590 07/13/2004

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EXAMINER

TRAN, ELLEN C

ART UNIT	PAPER NUMBER
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2134

DATE MAILED: 07/13/2004

8

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No.

09/630,069

Applicant(s)

HAMLIN, CHRISTOPHER L.

Examiner

Ellen C Tran

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 26 April 2004.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-26 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-26 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.
- Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
- Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. _____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

NORMAN M. WRIGHT
PRIMARY EXAMINER

Attachment(s)

- 1) ☐ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftperson's Patent Drawing Review (PTO-948)
- 3) ☐ Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date _____.
- 4) ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____.
- 5) ☐ Notice of Informal Patent Application (PTO-152)
- 6) ☐ Other: _____.

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Detailed Action

1 This action is responsive to communication: amendment filed on 26 April 2004, the original application was filed on 31 July 2000.

2. Claims 1-26 are currently pending in this application. Claims 1, 12, and 22 are independent claims.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language

4. **Claims 1-5, 7, 9, and 11-17** are rejected under 35 U.S.C. 102(e) as being anticipated by Alonso et al. U.S. Patent No. 6,434,700 (hereinafter '700).

As to independent claim 1, "A computer network comprising a plurality of interconnected network devices including: (a) a plurality of client computers; (b) an authentication server computer operated by a system administrator; and (c) a disk drive connected to the authentication server computer, the disk drive comprising: an interface for receiving personal authentication data and user access data from the system administrator; a disk for storing data; a disk controller for controlling access to the disk; an authenticator, responsive to the personal

authentication data, for enabling the disk controller;" is taught in '700 col. 5,

line 64 – col. 6, line 29;

"cryptographic circuitry for encrypting the user access data received from the system administrator into encrypted data stored on the disk" is shown in '700 col. 2, lines 6-7 and col. 6, lines 16-19.

As to dependent claim 2, "wherein the user access data comprises a plurality of user identifiers and corresponding access rights to the plurality of network devices" is disclosed in '700 col. 6, lines 16-29.

As to dependent claim 3, "The computer network as recited in claim 2, wherein the user access data further comprises user authentication data" is shown in '700 col. 6, lines 16-29.

As to dependent claim 4, "The computer network as recited in claim 3, wherein the user authentication data comprises a user password" is taught in '700 col. 1, lines 6-10.

As to dependent claim 5, this claim contains texts that contain substantially similar limitations as cited in claim 4 and are rejected along the same rationale.

As to dependent claim 7, "The computer network as recited in claim 2, wherein: (a) the disk stores encrypted device access data associated with the network devices; and (b) the device access data for use in authenticating device access requests transmitted from client computers to the network devices" is taught in '700 col. 6 line 62 – col. 7 line 7.

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As to dependent claim 9, “The computer network as recited in claim 7, wherein: (a) the interface receives unencrypted device access data; and (b) the cryptographic circuitry encrypts the unencrypted device access data into the encrypted device access data stored on the disk” is disclosed in ‘700 col. 9, lines 1-9.

As to dependent claim 11, “The computer network as recited in claim 7, wherein the encrypted device access data is transmitted from the network devices to the disk drive” is taught in ‘700 col. 9, lines 9-19.

As to independent claim 12, “A computer network comprising a plurality of interconnected network devices including: (a) a plurality of client computers; (b) an authentication server computer; and (c) a disk drive connected to the authentication server computer, the disk drive comprising: an interface for receiving from a client computer a user ID and a user access request to access a network device, and for transmitting device access data to the client computer” and “wherein the disk controller uses the decrypted data to generate the device access data transmitted to the client computer” is taught in ‘700 col. 5, line 64 – col. 6, line 29;

“a disk for storing encrypted data, a disk controller, responsive to the user ID and user access request, for controlling access to the disk; and

cryptographic circuitry for decrypting the encrypted data stored on the disk to generate decrypted data” is shown in ‘700 col. 2, lines 6-7 and col. 6, lines 16-19.

As to dependent claim 13, “The computer network as recited in claim 12, wherein: (a) the encrypted data comprises encrypted user authentication data corresponding to the user ID; and (b) the cryptographic circuitry decrypts the encrypted user authentication data to generate decrypted user authentication data” is shown in ‘700 col. 2, lines 6-7 and col. 6, lines 16-19.

As to dependent claim 14, “The computer network as recited in claim 13, wherein the decrypted user authentication data comprises a user password” is taught in ‘700 col. 1, lines 6-10.

As to dependent claim 15, The computer network as recited in claim 12, wherein the cryptographic circuitry encrypts the device access data before transmission to the client computer” is shown in ‘700 col. 9, lines 9-19.

As to dependent claim 16, “The computer network as recited in claim 13, wherein:(a) the cryptographic circuitry encrypts the device access data before transmission to the client computer; and (b) the cryptographic circuitry encrypts the device access data using a cryptographic user key extracted from the decrypted user authentication data” is taught in ‘700 col. 5, line 64 – col. 6, line 29.

As to dependent claim 17, “The computer network as recited in claim 16, wherein the cryptographic user key is generated by the cryptographic circuitry using the decrypted user authentication data” is shown in ‘700 col. 2, lines 6-7.

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Claim Rejections - 35 USC § 103

5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

6. **Claims 6, 8, 10, and 18-21** are rejected under 35 U.S.C. 103(a) as being unpatentable over '700 as applied to claims 1 and 12 in further view of DeTreville U.S. Patent No. 6,609,199 (hereinafter '199).

As to dependent claim 6, the following is not taught in '700: **"The computer network as recited in claim 1, wherein: (a) the cryptographic circuitry comprises an immutable secret drive key configured during manufacture of the disk drive; and (b) the secret drive key for use in encrypting the user access data"** however '199 teaches "Computers 102 and 104 include access ports 112 and 114, respectively. Access ports 112 and 114 allow a portable integrated circuit (IC) device, such as device 116, to be communicably coupled to computers 102 and 104 (e.g., device 116 may be inserted into ports 112 and 114). This coupling can be accomplished in any of a variety of conventional manners" and "The CPU manufacturer equips the CPU 134 with a pair of public and private keys 150 that is unique to the CPU. For discussion purposes, the CPU's public key is referred to as "K.sub.CPU " and

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the corresponding private key is referred to as "K.sub.CPU.sup.-1 ". Other physical implementations may include storing the key on an external device to which the main CPU has privileged access (where the stored secrets are inaccessible to arbitrary application or operating system code)" in col. 4 lines 7-9 and col. 5 lines 54-60.

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify an authorization access server taught in '700 to include a secret device key. One of ordinary skill in the art would have been motivated to perform such a modification because secret device key put in place by a manufacturer is well known in the art to maintain security see '199 (col. 2, lines 27 et seq.) "The invention addresses these disadvantages, providing an improved way to maintain the security of private information on a portable IC device".

As to dependent claim 8, "The computer network as recited in claim 7, wherein the encrypted device access data comprises an encrypted secret device key shared with a corresponding network device" is taught in '199 col. 5 lines 54-60 "The CPU manufacturer equips the CPU 134 with a pair of public and private keys 150 that is unique to the CPU. For discussion purposes, the CPU's public key is referred to as "K.sub.CPU.sup.-1". Other physical implementations may include storing the key on an external device to which the main CPU has privileged access (where the stored secrets are inaccessible to arbitrary application or operating system code)"

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As to dependent claim 10, "The computer network as recited in claim 7, wherein the encrypted device access data is stored on the disk during manufacture of the disk drive" is taught in '199 col. 5 lines 54-60 "The CPU manufacturer equips the CPU 134 with a pair of public and private keys 150 that is unique to the CPU. For discussion purposes, the CPU's public key is referred to as "K.sub.CPU.sup-1". Other physical implementations may include storing the key on an external device to which the main CPU has privileged access (where the stored secrets are inaccessible to arbitrary application or operating system code)".

As to dependent claim 18, "The computer network as recited in claim 16, wherein the cryptographic user key is a public key for use in a public key encryption algorithm" is shown in '199 col. 5 lines 54-60 "The CPU manufacturer equips the CPU 134 with a pair of public and private keys 150 that is unique to the CPU".

As to dependent claim 19, "The computer network as recited in claim 12, wherein: (a) the cryptographic circuitry encrypts the device access data using a secret device key shared with the network device; and (b) the secret device key is used by the network device to authenticate device access requests received from client computers" is shown in '199 col. 5 lines 54-60 "The CPU manufacturer equips the CPU 134 with a pair of public and private keys 150 that is unique to the CPU".

As to dependent claim 20, "The computer network as recited in claim 19, wherein the secret device key shared with the network device is stored

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in encrypted form on the disk and decrypted by the cryptography circuitry.

is shown in '700 col. 2, lines 6-7 and col. 6, lines 16-19 "Generally, a Fortezza security system includes a Fortezza Crypto card that stores unique encrypted information, and which executes encryption algorithms to produce a scrambled one-time password ("OTP"). The card is a self-contained hardware system" and "The ACS integrates and supports various authentication and authorization technologies, including token cards, and Fortezza security systems".

As to dependent claim 21, "The computer network as recited in claim 12, wherein: (c) the cryptographic circuitry comprises an immutable secret drive key configured during manufacture of the disk drive; and (d) the secret drive key for use in decrypting the encrypted data stored on the disk" is shown in '199 col. 5 lines 54-60 "The CPU manufacturer equips the CPU 134 with a pair of public and private keys 150 that is unique to the CPU. For discussion purposes, the CPU's public key is referred to as "K.sub.CPU " and the corresponding private key is referred to as "K.sub.CPU.sup.-1". Other physical implementations may include storing the key on an external device to which the main CPU has privileged access (where the stored secrets are inaccessible" to arbitrary application or operating system code)".

7. **Claims 22-26** are rejected under 35 U.S.C. 103(a) as being unpatentable over '700 in further view of '199.

As to independent claim 22, "A computer network comprising a plurality of interconnected network devices including: (a) a plurality of

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client computers; (b) an authentication server; and (c) a disk drive comprising: an interface for receiving an encrypted device access request and for inputting/outputting user data from/to a client computer; a disk for storing data; a disk controller for controlling access to the disk; an internal drive key;" and "an authenticator, responsive to the decrypted secret device key, for authenticating the device access request " is taught in '700 col. 5, line 64 – col. 6, line 29 "the network access server sends the user access information to a centralized server, such as an Access Control Server ("ACS"). The ACS provides a central point of control for the management of multiple security services, and network devices" the following is not taught in '700:

"a secret device key shared with the authentication server, the secret device key stored in encrypted form; cryptographic circuitry, responsive to the internal drive key, for decrypting the encrypted secret device key to generate a decrypted secret device key" however '199 teaches "Computers 102 and 104 include access ports 112 and 114, respectively. Access ports 112 and 114 allow a portable integrated circuit (IC) device, such as device 116, to be communicably coupled to computers 102 and 104 (e.g., device 116 may be inserted into ports 112 and 114). This coupling can be accomplished in any of a variety of conventional manners" and "The CPU manufacturer equips the CPU 134 with a pair of public and private keys 150 that is unique to the CPU. For discussion purposes, the CPU's public key is referred to as "K.sub.CPU " and the corresponding private key is referred to as "K.sub.CPU.sup.-1 ". Other physical implementations may include storing the key on an external device to

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which the main CPU has privileged access (where the stored secrets are inaccessible to arbitrary application or operating system code)" in col. 4 lines 7-9 and col. 5 lines 54-60.

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify an authorization access server taught in '700 to include a secret device key. One of ordinary skill in the art would have been motivated to perform such a modification because secret device key put in place by a manufacturer is well known in the art to maintain security see '199 (col. 2, lines 27 et seq.) "The invention addresses these disadvantages, providing an improved way to maintain the security of private information on a portable IC device".

As to dependent claim 23, "The computer network as recited in claim 22, wherein the encrypted secret device key stored on the disk" is taught in '199 col. 5 lines 54-60 "The CPU manufacturer equips the CPU 134 with a pair of public and private keys 150 that is unique to the CPU. For discussion purposes, the CPU's public key is referred to as "K.sub.CPU " and the corresponding private key is referred to as "K.sub.CPU.sup.-1 ". Other physical implementations may include storing the key on an external device to which the main CPU has privileged access (where the stored secrets are inaccessible to arbitrary application or operating system code)"

As to dependent claim 24, "The computer network as recited in claim 22, wherein the encrypted secret device key is configured during manufacture of the disk drive" is shown in '199 col. 5 lines 54-60 "The CPU

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manufacturer equips the CPU 134 with a pair of public and private keys 150 that is unique to the CPU.

As to dependent claim 25, “The computer network as recited in claim 22, wherein the disk drive transmits the encrypted secret device key to the authentication server” is taught in ‘700 col. 9, lines 9-19 “the network access server 104 receives user access information from client 102. In system 200, the communications function of accessing the network, and the structure that supports this function, are separated from the security functions”.

As to dependent claim 26, “The computer network as recited in claim 22, wherein the internal drive key comprises tamper-resistant circuitry” is taught in ‘199 col. 6, lines 62-64 “Alternatively, the CPU 134 can store the boot log 158 in volatile memory 138 in a cryptographic tamper-resistant container”.

Response to Arguments

8. Applicant's arguments filed 26 April 2004 have been fully considered but they are not persuasive.

In response to applicant's argument starting on page 2, "Alonso does not disclose or suggest to implement network authentication facilities within a disk drive ... The invention overcomes this drawback by implementing the network authentication facilities within a disk drive". The office disagrees, claim 1 indicates the following "A computer network comprising a plurality of interconnected network devices including: (a) a plurality of client computers; (b) an authentication server computer operated by a system administrator; and (c) a disk drive connected to the authentication server computer, ...". The network authentication facilities are not within the disk drive but rather the disk drive provides a means for inputs and output into the network authentication server. The means to communicate with the network authentication server is shown in the rejection above.

Further applicant's argument on page 2, "The invention overcomes this drawback by implementing the network authentication facilities within a disk drive". The office disagrees with the applicants assertion that the Fortezza card does not authenticate. Alonso teaches the use of a Fortezza Crypto card within a computer network. In col. 2, lines 6-13, Alonso explains, "the Fortezza security system includes a Fortezza Crypto card that stores unique encrypted information, and which executes encryption algorithms to produce a scrambled one-time password ("OTP"). The card is a self-contained hardware system, having its own CPU and memory, and which stores and authenticates Fortezza OTPs". The card itself authenticates the user and controlling access to the disk.

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In response to applicant's argument on page 3, "Regarding claims 2, 3, 4, 5, 7, 9, and 11, the examiner relies on the teaching by Alonso to use an access control server (ACS) to implement the network authentication facilities recited in the claim" As show above Alonso teaches everything in the independent claims and the rejection remains.

In response to applicant's argument on page 3, "Claim 12 recites a computer network comprising a plurality of interconnected network devices ... Alonso does not disclose or suggest these limitations". The office disagrees, the limitations of claim 12 were shown in Alonso the Fortezza card authenticates the password, this is sent to the access control server which is passed to the network access server. In addition "unique encrypted information" is stored on the Fortezza card see Alonso col. 2, lines 6-7.

In response to applicant's argument on page 4, "However, modifying Alonso in view of DeTreville would result in an authentication server implementing network authentication facilities using a secret device key and not a disk drive implementing authentication facilities using a secret device key". The office disagrees as explained above in Alonso col. 2, lines 6-13, the Fortezza card authenticates OTPs within itself. Therefore the rejection remains.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a). A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH

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
shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ellen C Tran whose telephone number is (703) 305-8917. The examiner can normally be reached on 6:30 am to 3:30 pm Monday - Thursday and alternating Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gregory A Morse can be reached on (703) 308-4789. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-3900.

Ellen. Tran
Patent Examiner
Technology Center 2134
2 July, 2004



NORMAN M. WRIGHT
PRIMARY EXAMINER